

The Wisest Man In the World Finds That What He Most Often Has Reason to Be Thankful For Is the Things He Didn't Get

UPHOLDS \$20,000
FINE OF OIL
OCTOPUSConviction for Accepting Re-
bates is Sustained

ON VERMONT SHIPMENTS

Were Carried by Rutland Road at
Less Than Published Rates
of Company

New York, May 4.—Judge Noyes of the United States Circuit Court of Appeals handed down an opinion yesterday on behalf of the bench affirming the conviction of the Standard Oil company of New York in the western judicial district of this state on forty counts of an indictment setting up the acceptance of concessions from published tariff rates on oil shipments over the Pennsylvania railroad and the New York Central and the Rutland railroad. The Standard was fined \$20,000 by the Federal Court in the Western District and this fine like the verdict was upheld.

The conviction was based upon the shipment of a carload of oil for each count of the indictment, twenty-eight counts being for shipments from Olean, N. Y., to Rutland, Vt., and the other twelve for shipments from Olean to Bellows Falls Vt. The government established that the Pennsylvania railroad and New York Central and the Rutland railroad published and filed tariffs covering the transportation of petroleum at 24½ cents a hundred pounds between Olean and Rutland and at 28 cents a hundred pounds between Olean and Bellows Falls. The indictment was framed by agreement of attorneys for the defense and the government—there being no question as to the facts—so as to charge that the three railroads knowingly transported a carload of oil as specified in each count at less than the published tariff, and that the defendant company accepted the concession.

The shipments were those of the Vacuum Oil company, a Standard subsidiary and the lawyers for the Standard undertook to make their case on a variety of legal theories based on the contention that the defendant constituted no offense against the 42nd king law, under which the prosecution was brought.

In writing the opinion for the Circuit Court of Appeals Judge Noyes says:

"Now, without reviewing it, it seems sufficient to say that, in our opinion, there was evidence in the case which with all the circumstances and the inferences properly to be drawn therefrom warranted the jury in finding:

"1. That the defendant before these shipments were made had entered into an agreement with the carriers with respect to the billing, the rates, the payments of the freight and the continuous inter-State carriage of the oil.

"2. That the defendant knew that the rates which it paid in accordance with the arrangement with the carriers amounted to less than the published and filed rate for the transportation service."

"It follows then that if the defendant regarded the published rate as applicable to the route over which the oil, with its knowledge, was shipped, it is knowingly accepted a concession from such rate. And if it did not so regard the published rate, if the filing of the rate and the defendant's act of dealing between the defendant and the carriers amounted merely to a device to circumvent the law, to mislead other shippers and to discriminate in favor of the defendant, still none the less was the concession in violation of the statute.

"In our opinion the evidence was sufficient to warrant the jury in finding that the defendant knowingly accepted a concession, and we find no error in the rulings or instructions regarding the defendant's guilty knowledge."

TO REBUILD TOWN HALL

Hyde Park Will Put About \$2,500 Into Building.

Hyde Park, May 4.—At a largely attended meeting the town voted to build a hall to take the place of the one recently burned. R. W. Hubbard, R. S. Page and B. G. Rooney were appointed a committee to locate the same and to act in conjunction with the selectmen in building. They were authorized to borrow money to the extent of \$5,000, which, with the insurance will give about \$7,500. A meeting to take action towards rebuilding the burned Congregational church will be held Thursday evening.

Worms

Hundreds of children and adults have written, but not sent, for this disease. The symptoms are—indigestion, with a bitter, sour, or watery taste, with occasional griping and pain about the navel, green, yellow, or white stools, and a general feeling of uneasiness. A positive cure for Constipation and Biliousness, and a valuable remedy in all the common complaints of children. Price 10 cts. Ask your druggist for it.

TRUE'S ELIXIR

Is the best worm remedy made. It has been in use since 1853. It is purely vegetable, harmless and effective. Where no worms are present it acts as a tonic, and corrects the condition of the stomach. A positive cure for Constipation and Biliousness, and a valuable remedy in all the common complaints of children. Price 10 cts. Ask your druggist for it.

SPECIAL GRAND JURY

Will Investigate Cases Against Two Fort Ethan Allen Soldiers.

Burlington, May 4.—Judge Stanton, at the request of State's Attorney Shaw has ordered a special grand jury to be drawn, which it is expected will sit on three cases, with murder, and two against Private John A. Billingsley, charged with assaulting Private Fleming R. Jordan.

The funeral of Jessie Labarr, the colored girl, who was shot and killed by William West, was held from the undertakers rooms of A. F. Clement in Winoski Sunday afternoon. A number of her friends among the colored people attended. Interment was in the Merrill cemetery.

FUN AND ONLY FUN

Billy the Boy Artist is a Laugh-
Creator.

That the American stage is today obsessed with the serious problem of the ravages of over zealous playwrights upon the theatre-going public has become nauseated. With the stench of crime and folly wantonly displayed as "amusement," it is so much a fact that those of the producing managers who have endeavored to keep abreast of the times and cater to the true wants of their patrons have realized that the people of these times more than ever want to laugh. In one instance at least the public has been satisfied, for in "Billy the Boy Artist" there is not a frown, not a tear, not an atrocity nor a questionable situation—simply music light and rippling and laughs at the rate of one a minute.

The company is an exceptionally capable one including "The Two Graces" one of the biggest hits on the vaudeville stage and a specially selected chorus of dancing girls. One of the most striking novelties of the production is the staging of the big song hit of the show "Wading," and it is everywhere proclaimed a sensation. The musical synopsis includes 22 catchy numbers and each has been specially staged by dancing master Walter Keen.

Scientifically perfect and crowned in beautiful style "Billy the Boy Artist" will be seen on May 4 and 5 at the Bennington opera house.

VERMONT BEAT TUFTS

Heavy Battery Won Game at Medford Yesterday.

Medford, Mass., May 4.—The University of Vermont defeated Tufts 6 to 3 yesterday by heavy batting. At sub was knocked out of the box in the third inning, a situation who had been behind the bat, broke his right thumb in the same inning, and had to retire. It was a slow, wet field and the game was long, ending almost in darkness. The score.

R H B
Vermont 4 0 0 0 0 0 1 1—6 13 2
Tufts 0 0 0 2 0 1 0 2—5 5 4
Batteries—Flaherty and Burroughs, Atwood, Howe and Huntington, Larkin.

BENNINGTON BRIEFS

News of the Town and Village Told Briefly
for Busy Readers.

Miss Dora Monett was in North Adams today.

William Parker of Pleasant street, who has been ill, is recovering.

G. P. Endress caught 25 good trout on the White Creek stream Tuesday.

William Pellerin has taken a position in Pittsfield in the Stanley Works.

The Baraca class of the Methodist church will hold a business meeting this evening at the church.

L. H. Hilland of Thompsonville, Ct., who has been visiting at the home of James Hayes returned today.

Oscar Elwell who has been spending one time with his brother Newman will leave Saturday for California.

There will be a benediction of the Blessed Sacrament at 7:30 o'clock this evening in St. Francis de Sales church.

The troupe which is to present "Billy the Boy Artist" at the opera house this evening, arrived in town this morning.

Word received from Mrs. George Weeks stating that she underwent a successful operation in a Troy hospital and is resting comfortably.

A mass in observance of the Feast of the Ascension will be observed on Thursday morning at 6 and 8 o'clock. There will also be a service at 7:30 in the evening.

A clever company offering "Billy the Boy Artist" will open a two nights engagement at the opera house this evening. The company which is full of ginger, girls and good humor, is bound to please a good sized audience each night.

ARLINGTON

Gilbert Vaughn spent Sunday in North Bennington.

Mrs. P. C. Cullinan has returned from her visit in Bennington.

Mr. and Mrs. Edward Higgins of Bennington spent Sunday in town.

Mrs. Ida Brownson and Miss Mattie Cullinan spent Sunday in North Adams.

Miss Sara Cullinan has returned from visiting her brother and sister in Bennington.

Mrs. R. B. Locke, after spending a few days in town, has returned to her home in Albany.

Mrs. F. N. Canfield, after visiting her son and family in Schenectady, has returned home.

The rummage sale which was held in the hall under the Village Improvement society, netted a profit of over \$31.

Mrs. Margaret Willson, son and daughter also Mrs. Thomas Keough spent Sunday with the latter daughter in Salton, N. Y.

PAPAL AUDIENCE
REFUSED BISHOP
OF MARYLANDRequested as Personal Favor
by Cardinal Gibbons

CARDINAL WILL NOT TALK

Chancellor of Archdiocese, However,
Says No Discourtesy to America
Was Intended

Rome, May 4.—The Right Rev. William Pare, Protestant Episcopal bishop of Maryland, has left Rome for Florence. His friends say that he was not affected by the incident with the Vatican, which is interpreted as indicating the intention of the authorities there to snub Cardinal Gibbons, who so warmly recommended Bishop Pare for a private audience of the Pope.

The Cardinal went so far as to give the bishop six letters—for Cardinal Merry del Val, Bishop Kennedy, director of the American college, Mgr. Biletti, the Papal majordomo, etc.

When Bishop Pare inquired the best way to gain an audience of the Pope he was informed that his introduction to Cardinal Merry del Val was the most important and was quite sufficient to effect his object. He went to the Vatican, but could not see Cardinal Merry del Val. He then wrote to the Papal secretary of state, explaining that Cardinal Gibbons had requested that an audience be granted as a personal favor to himself, (Cardinal Gibbons.)

Cardinal Merry del Val's secretary answered, regretting that the Pope was not giving audiences at that time. Bishop Pare replied that he would be in Rome for several weeks where he was informed that his Holiness "is neither a picture nor a statue to be inspected and criticised" and that the requested audience could not be granted.

The friends of Bishop Pare consider this an affront to Cardinal Gibbons.

It is reported that shortly before he departed Bishop Pare was told that he might see the Pope in collective audience amid a crowd of other persons which offer Bishop Pare ignored.

Baltimore, May 4.—While Cardinal Gibbons has declined personally to discuss the refusal of the Vatican to grant a papal audience to Bishop Pare, the Rev. P. C. Gavan, chancellor of the Archdiocese and a member of the Cardinal's household, has given out a statement in all probability dictated by the Cardinal.

"The refusal to grant an audience to Bishop Pare," he says "must have some cause behind it which has not yet been revealed. Until this revelation is made it would be only just to suspend judgment and abstain from making any statement of whole cloth which are unworthy of the high character of the Vatican authorities. They never act on the impulse of the moment."

"It can be said without question that the refusal of the audience was not instigated by any animus against Bishop Pare as a member of the Protestant church. All the world knows that the Pope has always granted audiences to and received most courteously Americans of all beliefs, whether lay or clerical."

"It is most unjust to attribute the refusal to any feeling against Americans. The Pope is not only not anti-American, but, on the contrary, is most friendly to America and Americans and has expressed his good will whenever the opportunity has been presented."

STOCK QUOTATIONS

The following noon quotations were received today by the Bennington Security company from J. R. Williston & Co., of New York by special wire:

	Yesterday	Today
Atch	106 1/4	108
Amal Cop	64 1/2	65 1/2
Am C and Fdy	55 1/2	58 1/2
B R	74 1/2	76
B and O	108	108 1/2
Ches and Ohio	81 1/2	83 1/2
D and H	168	168
Eric Com	27	27 1/2
G Nor	131 1/2	133
Hoe Pac	29 1/2	30 1/2
Nor and Wes	125	125 1/2
Ont and Wes	109	109 1/2
Rdg	153 1/2	156 1/2
C M and St P	135 1/2	137 1/2
N Y Cen	117 1/2	119
Penna	130 1/2	131 1/2
So Pac	118 1/2	120 1/2
So Ry	25	25 1/2
U P	176 1/2	178 1/2
U S Steel	79 1/2	81
U S S Pfd	117 1/2	118 1/2
Int Pump	42 1/2	43 1/2
Wab Pfd	40 1/2	42 1/2
Am Tel and Tel	133 1/2	135 1/2
Int Paper	10 1/2	11
Inter Met Pfd	51	52 1/2

The Value of Proprietary Medicines is proven by the very large percentage of physicians' prescriptions for same remedies found in every drug store in America but as they are written in Latin, few patients realize this fact.

The old standard proprietary medicine like Lydia E. Pinkham's Vegetable Compound, that have stood the test of time, deserve a place in every family medicine chest, and it is most certain they would not be prescribed by physicians if they were able to devise a formula equally as effective.

AUTO IN COLLISION

George F. Graves New Machine Hit a
Trolley Car.

Apparently through nobody's fault, but because of a combination of unfortunate circumstances George F. Graves' new Selden car was considerably injured in a collision with a Hooick Falls trolley car early last evening. Nobody was injured.

Mr. Graves and family with Will Healey as driver had been out in their new car and were caught in the hard shower. They had the wind shield up and all curtains closely drawn. Coming up North street slowly on account of slippery roads, about 6:30 o'clock, the driver and other members of the party saw the Hooick Falls car pass on Main street and naturally supposed that the way was clear, but there was a second trolley car following, running slowly and quietly which none of them saw. It was raining hard and the lowering clouds made it unusually dark and as a result the auto and the electric car came together squarely in the middle of the crossing.

Neither the passengers in the car or the auto were more than slightly jarred showing the low speed of both. The electric car was not damaged, was smashed in somewhat and the auto steering gear, radiator and forward axle were bent out of shape, disabling the machine for a few days. The electric car was able to continue on its way.

GUILD CONCERT

Pleasant Affair at Academy Hall Last
Evening

The rainy evening interfered somewhat with the attendance at the concert given last night under the auspices of St. George's Guild at Academy hall. A good sized audience, however, enjoyed a concert of exceptional merit. Mrs. Wilcox sang several well selected. Especially worthy of mention was her rendition of Ball's beautiful song "The Garden of My Heart" which was sung with dramatic effect.

Mr. Ben. Franklin, always a favorite in Bennington, was in excellent voice, and his songs were greatly appreciated by the audience. Mr. Franklin has a highly cultivated voice and some credit must be given to his early training in a "boy choir" which has given us many of our best singers.

Was Mr. Farley's first appearance before a Bennington audience. He sang Rodney's song "The Clang of the Forge" with effect, and the audience insisted upon an encore.

Mr. Daney accompanied the singers with musical ability. The orchestra (music by Goldsmith's orchestra) was enjoyed until 12 o'clock. The desire of young people to dance is perfectly natural and when under good conditions as on this occasion, wise parents will encourage and not frown upon it.

JOHN H. CONVERSE DEAD

Philanthropist, Presbyterian and President
of Locomotive Works

Philadelphia, May 4.—John H. Converse, president of the Baldwin Locomotive Works and a prominent Presbyterian layman, died suddenly from heart disease at his suburban home in Locust near here yesterday.

Mr. Converse was 62 years old. He was born in Burlington, Vt., in 1849, and was graduated from the University of Vermont in 1861. He first turned his attention to newspaper work, being employed for some time as editorial writer on The Burlington Times. He then went to Chicago, where he was engaged in railroad work for two years and in 1870 Mr. Converse became a member of the Baldwin locomotive firm and later was elected president.

Mr. Converse gave liberally of his large fortune to many worthy needs. In 1900 he was vice moderator of the Presbyterian church of the United States. He was also president of the trustees of the general assembly and chairman of the board of publication, as well as of the Committee on Evangelistic Work. He was a trustee of the Princeton Theological seminary, trustee of the Presbyterian hospital, a member of the University Extension association, and of the Spanish war relief association.

Early in life Mr. Converse was married to Elizabeth P. Thompson of Bay Ridge, L. I. and he had two daughters and one son.

"BILLY THE BOY ARTIST"

To Appear at Opera House Two Even-
ings This Week

Unlike anything at present upon the stage, "Billy the Boy Artist" is a musical play that is written around the antics of a mischievous boy, "Billy" the celebrity of the Boston Globe cartoon pages. Built wholly and entirely for laughing purposes, "Billy the Boy Artist" runs along but a shred of a plot with no intricate entanglements to unravel nor so serious complications to worry through. It is as one Boston reviewer says "just one whirlwind of laughter, music and girls." The best of the many ridiculous situations that Billy has created for the bewilderment of Professor C. Howe Wise and I. B. Schumacher have been welded into a comedy that is side-splitting from start to finish and the music is all of the kind that puckers the lips and that one hears on the street the next day.

With its bevy of pretty dancing girls, "Billy the Boy Artist" will appear at the Bennington opera house on Wednesday and Thursday evenings, May 4 and 5.

100,500 AUTOS REGISTERED

Poor Men as Well as Millionaires Are
Buying Them, Koenig Says.

Albany, May 4.—Not less than 100,500 automobiles have been registered with the Secretary of State. That number was allotted yesterday to a vehicle owned by Lieut. Gov. Horace White. The number of licensed chauffeurs is more than 57,000.

WIGGINS VERDICT
IS REVERSED BY
SUPREME COURTWas Awarded \$1000 Damages
in Jury Trial

E. Z. WAIST CO. DEFENDANT

Decision States That Plaintiff Did Not
Use Proper Precaution in
Operating Machine

Montpelier, May 4.—At the May Term of the supreme court which opened here yesterday in the case of Lytle L. Wiggins, the verdict for the plaintiff to recover \$1000 damages and costs was reversed and judgment was rendered for the defendant to recover costs.

This writ was brought in Bennington to recover for damages on account of an accident received by the plaintiff while operating an ironing machine in the company's factory at North Bennington. The court held that the plaintiff had not used proper precaution in the operation of the machine. The youth of the operator was no defense since he was 16 years of age, a period when he should have been well along in the high school if attending. The court said that all an operator had to do was to let go of the article being ironed and the danger stopped. The opinion was written by Judge Powers.

In the Franklin county case of State vs. Hiram P. Dee for alleged election fraud, the judgment was reversed, the demurrer sustained, the information adjudged insufficient and the cause remanded. Dee was arrested at the annual city election in St. Albans in 1909 after having been seen to receive certain ballots on the license question and place them in his pocket instead of in the ballot box. The decision in the case states that it was not shown that it was a legally called city meeting at which the alleged disorder took place. The decision in part was: "The respondent objects that the information does not show that the meeting was duly and legally called. The charter of St. Albans provides that the annual meeting for the election of city officers shall be on the first Tuesday of March at a place to be appointed by the city council and notices thereof shall be posted and published in a prescribed manner. Any meeting held without these notices would be illegal and its proceedings void."

It was contended that there could be no election fraud inasmuch as a vote on the license was not an election but this was not sustained by the court, the decision in regard to this being, "It is not a question but that a ballot cast under the license law is a ballot under the meaning of the law." The court also said that the ballots should be deposited in the ballot box as a matter of duty. A new information against Dee may be brought which would open up the case again.

In the case of E. W. Blondin vs. Eveline M. Mather et al., Mr. Franklin county, the validity of a divorce obtained by Mrs. Napoleon Chennette of St. Albans Bay in New Mexico was involved. This divorce was not recognized in the opinion read by Chief Judge Rowell and makes void a deed given by Mrs. Chennette to the orator, because her husband had not signed it.

Judge Haselton read an opinion in the Lamotte county case of H. H. Powers vs. the Rutland Railroad company in which suit was brought to recover for salary alleged to be due. This case has not been tried in Lamotte county court and comes to this court on a motion to strike from the record so much as relates to accord and satisfaction of the promises and undertakings in the declaration which was sustained pro forma. The opinion was favorable to Judge Powers inasmuch as the pro forma judgment was reversed and cause remanded.

Anthony Hughes and others vs. the Farmer's National Bank of Granville and Bank C. Fish, from Rutland county. In this case the lease of certain quarry lands in the town of Wells is involved. The decree of the lower court is reversed and cause remanded, the defendants to recover their costs in this court, the costs in the court below to be determined. Opinion by Judge Watson.

DEAD IN BURNED BARN

Remains of Unknown Man Found in
Ruins at Swanton

Swanton, May 4.—So dreadfully burned that recognition is quite impossible the charred remains of a man were found yesterday morning in the ruins of the barn on Spring street owned by Mrs. W. H. Manning which was destroyed by fire Monday night. The firemen left without knowing what terrible mystery the smoking ruins held and it was not until about an hour and a half after that some men, who were looking about to see what was saved, discovered the body. The features were obliterated by the flames and the clothes burned from the body so that no means of identification could be obtained. Beside the body was found a string of rosary beads which indicates that the unknown man was of Roman Catholic faith.

WEATHER FORECAST

Probabilities for This Section for the
Next 24 Hours.

For eastern New York and western Vermont fair tonight with frost in interior; heavy in north portion and in low places in south portion. Thursday fair.

NO REPORT FROM
COMMITTEE ON
FRANCHISETelephone Applications Go Over
For a Month

NO CHANGE IN WATER RATES

Committee Reports That It Failed to
Secure any Concessions From
Company

The special committee appointed for the purpose by Village President Martin to investigate the applications for telephone franchises and locations Trustees Davenport, Buss and Barratt, was not ready to report at the regular monthly meeting of the board last evening. W. H. McDann, representative of the Central New York and Vermont Home Telephone company of Granville, N. Y., was present and urged the trustees to take action on the application of his company as soon as possible in order that construction work might be carried on during the present summer. In order to facilitate matters the vote of the special meeting tabling the application of Charles A. Maurer for locations was reconsidered and referred to the committee.

Chairman Davenport of the sewer committee reported that an investigation had been made of the circumstances attending the bill sent to the board by Winslow Brothers for repairs upon the sewer fronting the residence of Mrs. Barbara Moore on South street. Mr. Davenport reported that the committee failed to find that the village was in any way held for the work. The report was accepted and it was voted that the bill be turned to Winslow Brothers.

The bill of the Bennington Water company, which was laid on the table at the last monthly meeting was taken up and ordered paid. Trustee Davenport of the water committee reported that a conference had been held with Messrs Putnam and Briggs in relation to the drawing of a new contract with the village but that the committee had been unable to obtain any concessions. Mr. Davenport submitted and read the draft of a new contract which he stated was a duplicate of the original document. The committee's report was accepted.

D. A. Gullitman appeared before the board in behalf of property owners on East Main street who desire that a water main be extended on that thoroughfare for fire protection.

W. H. Nichols who was present was interrogated in relation to the bill of the Gamewell Fire Alarm company for materials for the fire alarm system. The bill was taken from the table and ordered paid.

The clerk submitted a map of Lincoln street made by Village Surveyor M. H. Middleton as voted at a previous meeting and the same was accepted.

The request of Chief of Police Brazel that the village purchase helmets and dark lanterns for the use of the police department was referred to the committee on police with power to act.

The sewer committee reported on the several applications that had been referred to it and the report was accepted. Further investigation will be made to determine how the sewer fund voted at the annual village meeting can be expended to accommodate the largest number of residents.

INCOME TAX AGAIN
FAILS TO SECURE
RATIFICATIONMurray Resolution Beaten in
New York Assembly

LACKED A SINGLE VOTE

Similar Resolution Before Senate Ju-
diary Committee Likely to
Come Up Later

Albany, May 4.—On a reconsideration in the Assembly yesterday of the vote by which the Murray resolution to ratify the Federal income tax amendment was beaten on April 20th another defeat was administered to the supporters of that measure. The latter gained one vote and so did the opponents, there being only eight absentees where there were ten when the resolution was first considered. Nevertheless, the advocates felt one vote short of carrying the day.

So far as the Assembly is concerned, it is believed that the action will settle for the present session, at least the fate of the proposition, urged by President Taft and his cabinet, but there is nothing to prevent a renewal of the fight when the new legislature meets next year.

In the Senate the resolution is pending before the judiciary committee. Now that it has been defeated in the Assembly, the upper house could serve no useful purpose in bringing it to a vote there. It is believed, though, that Senator James P. Brady, the minority leader, will seek to get it before the Senate for what political capital can be made of such action on his part as the Democratic leader. But it is regarded as unlikely that the resolution could pass the Senate.

NO TROLLEY CAR STRIKE

Demand for Increase in Wages to Go
to Arbitration.

Springfield, Mass. May 4.—There will be no strike of the 1,200 employees of the street railway companies, controlled in Central Massachusetts by the New Haven Railroad interests.

At a conference yesterday between representatives of the trolley men and officials of the company it was agreed to submit the matter of an increase in wages to arbitration.

New Haven, Conn., May 4.—At the close of a conference between the Advisory Committee of the employees of the Connecticut Company the holding company for the New York, New Haven & Hartford Railroad Company's trolley lines, and the officials of the company, late yesterday, a statement was issued by the company, saying that the wage schedule was thoroughly discussed. No final conclusion, it said, was reached, but all indications pointed to the ultimate peaceful solution of the matter.

LORIMER CASE INQUIRY

White, Who Tells of Bribes, Confers
With State's Attorney

Chicago, May 2.—Secrecy marks the first day's proceedings of the special grand jury called to hear evidence in the alleged bribery in the election of United States Senator William Lorimer.

Charles A. White, state's attorney for the Forty-ninth District, Democrat, who charges that he received \$1000 to vote for Lorimer for Senator, spent most of the day in the private office of State's Attorney Wyman. He was not called into the jury room.

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Government Test 99.99 Per Cent Pure

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will satisfy you. Come in and look over our stock of SEED
OATS and BARLEY.PHOSPHATE We handle the standard brands—Buffalo,
Bradley's and Swift's.

A complete line of chick feed, mixed grains and Poultry supplies.

H. W. Myers & Son

COAL, WOOD, KINDLING BALED HA
OUR MOTTO—GOOD GOODS AT HONEST PRICES

THIS PICTURE

Illustrates the proper dress for men (also ladies).
The artist drew his ideal picture from minute description by
one of New York's greatest exponents
of style.

We not only are conversant of what
is proper in dress but have that assort-
ment of merchandise in harmony with
the prevailing mode.

Priced properly. That means reason-
ably. And we stand back of every
garment with a

GUARANTEE OF SATISFACTION

COLE